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FEB 20 2003

FACSIMILE COVER SHEET

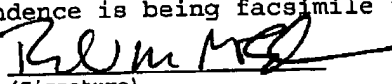
TECHNOLOGY CENTER 2800

DATE: February 20, 2003**TO:** Examiner Lincoln D. Donovan FAX: (703) 872-9318
USPTOArt Unit 2832**FROM:** Ronald M. Goldman FAX: (310) 316-9143**RE:** S.N. 09/869,563
MY REF: 11247**COMMENT:**NUMBER OF PAGES, INCLUDING THIS PAGE: 3

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7/Election
Hawthorne
2/20/03

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE
Box Non-Fee Amendment

IN RE APPLICATION OF:

David R. Murray et. al.)
Serial No.: 09/869,563)
Confirmation No. 4378)
Filed: Aug. 31, 2001)
For: Method for Assembly of)
Insulated Housings for Electrical)
Equipment and Incorporation of)
Circuit Interrupter's Therein)

Examiner: Donovan, Lincoln D.
Art Unit 2832

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Commissioner for Patents - Box PCT
Washington, D.C. 20231

REPLY TO RESTRICTION REQUIREMENT

Dear Sir:

The Office Action dated Feb. 23rd holds that the application presents claims to more than one invention, enters a restriction requirement between the inventions defined by claims assigned to Group I, consisting of claims 1-18, drawn to a circuit interrupter mounting method and Group II, consisting of claims 19-32, drawn to an insulating housing design, and requires applicant to elect one of the two groups for examination.

Applicant provisionally elects the claims of Group I, claims 1-18.

This election is made without traverse.

Respectfully submitted,

Ronald M. Goldman

Attorney for Applicant
Reg. No. 24,057

Date: February 20, 20039

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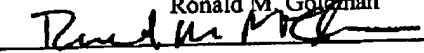
Murray et al. SN 09/869,563

Docket 11247

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